

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2010-106178-002 SE

08/19/2016

HONORABLE MARGARET R. MAHONEY

CLERK OF THE COURT
A. Gonzalez
Deputy

STATE OF ARIZONA

MJC1 HOMICIDE COUNTY
ATTORNEY
JUAN M MARTINEZ

v.

CHRISTOPHER ANGEL REDONDO (002)

DANIEL R RAYNAK
DAVID LOCKHART

CAPITAL CASE MANAGER

STATUS CONFERENCE / CAPITAL CASE / EXCLUSION OF RULE 8 TIME

COURTROOM – SCT 8A

11:55 a.m. This is the time set for Status Conference following emergence from Rule 11.

State's Attorney:	Juan M. Martinez
Defendant's Attorney:	Daniel R. Raynak, David Lockhart
Defendant:	<i>NOT PRESENT</i> – Presence Waived
Court Reporter:	Karen Bolton

The proceedings are also digitally recorded.

LET THE RECORD REFLECT the In-Court Detention Officer advises that Defendant refused transport to Court this morning with no reason given. Defense Counsel therefore waive the Defendant's presence for purposes of this Status Conference. The State has no objection.

IT IS SO ORDERED.

THE COURT NOTES the determination of the HON. KEELAN BODOW as set forth in her minute entry of 6/20/2016, finding Defendant competent pursuant to A.R.S. §13-4510(B),

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2010-106178-002 SE

08/19/2016

after evidentiary hearing; and that Defendant has now undergone the Rule 11 process 3 times since the State filed its Indictment on 2/10/2010.

LET THE RECORD REFLECT Mr. Raynak advises that he has prepared a Petition for Special Action regarding the lack of a national standard scientific measure to determine whether a person is competent to assist counsel. Mr. Rayank is awaiting transcripts before filing such Petition. Once filed, Defense Counsel will seek a stay from this Court without a hearing.

EXCLUSION OF RULE 8 TIME. Defense Counsel concur in their assertion that the Defendant refuses to speak with them and Defendant refuses to speak with the Defense Investigator and Mitigation Specialist. Defense Counsel assert that they will continue to visit the Defendant but that he has repeatedly, and for some time, refused to communicate with them. Therefore, Defense Counsel are unable to avow whether the Defendant agrees to waive Rule 8 time. Defense Counsel believe the anticipated filing of a Petition for Special Action and request for stay constitute extraordinary circumstances. The State is in agreement.

IT IS ORDERED that Defense Counsel Email the Court's Judicial Assistant and opposing Counsel when the transcripts needed for the Special Action Petition have been received.

IT IS FURTHER ORDERED setting a Capital Case Management Conference for OCTOBER 21, 2016 at 9:15 a.m. for 30 minutes before the HON. MARGARET R. MAHONEY. No less than 2 business days before the Case Management Conference, the parties shall file (this is not optional) a JOINT CASE MANAGEMENT REPORT, which shall inform the Court of at least the following items.

1. Specific progress made since the last Case Management Conference in completing activities previously established by the court and the parties;
2. Specific case preparation to be completed before the next Case Management Conference;
3. Witnesses who have been interviewed in the preceding month;
4. Witnesses who will be interviewed in the upcoming month;
5. Pending issues to be resolved.

THE COURT FINDS that delay is indispensable to the interests of justice and that the following extraordinary circumstances exist warranting the continuance:

Anticipated Special Action/Request for Stay.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2010-106178-002 SE

08/19/2016

IT IS FURTHER ORDERED excluding Rule 8 time between 8/19/2016 and 10/21/2016 (63 days) resulting in a new last day as follows.

NEW LAST DAY: 12/16/2016

LET THE RECORD REFLECT Defense Counsel decline the Court's offer to issue an order that the Defendant be transported by all reasonable means for the next Court proceeding. Should circumstances change, Defense Counsel may request that the Court issue same at any time.

IT IS FURTHER ORDERED affirming prior custody orders.

12:08 p.m. Matter concludes.